

**UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS**

STIPULATIONS

The United States and Defendant Gustavo Kinrys, by and through undersigned counsel, hereby stipulate to the following facts:

1. On or about March 5, 2019, a special agent with the Federal Bureau of Investigation issued a records request to DropBox, Inc. In response, on or about March 19, 2019, DropBox, Inc. produced to the special agent records associated with the DropBox, Inc. account associated with the email account kinrys@aol.com.
 - a. The document marked and admitted as Exhibit 263 is a copy of a record produced by DropBox, Inc., and the document marked and admitted as Exhibit 263.01 reflects the metadata properties for that record.
 - b. The document marked and admitted as Exhibit 264 is a copy of a record produced by DropBox, Inc., and the document marked and admitted as Exhibit 264.01 reflects the metadata properties for that record.

DATE: October 18, 2023

GUSTAVO KINRYS,

By his attorneys,

/s/ *Aaron Katz*

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UNITED STATES OF AMERICA,

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